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7 **UNITED STATES DISTRICT COURT**
8
9 **DISTRICT OF NEVADA**

10 CHOCOLATE MAGIC LAS VEGAS LLC, a
11 Delaware limited liability company,

12 Plaintiff,
13 vs.

14 BLAIR ELLIOT FORD, JR., an individual;
15 CINDY WIX-INGLING, an individual;
16 NORMAN VIDA, an individual; and ALICE
17 KELLY, an individual, inclusive,

18 Defendants.

Case No.: 2:17-cv-00690-GMN-NJK

**STIPULATION AND PROPOSED
ORDER FOR EXTENSION OF TIME
FOR DEFENDANT TO REPLY TO
PLAINTIFF'S RESPONSE TO
MOTION TO DISMISS**
(FIRST REQUEST)

18 IT IS HEREBY STIPULATED, by and between Plaintiff Chocolate Magic Las
19 Vegas, LLC and Defendant Blair Elliot Ford, Jr. through their respective counsel that
20 Plaintiff filed its Response to Motion to Dismiss on May 23, 2017.

21 It is stipulated and agreed by and between Plaintiff and Defendant to extend the
22 deadline for Defendant Ford to file its Reply to Plaintiff's Response to Motion to Dismiss
23 which has a current due date of May 30, 2017 be extended to June 13, 2017. Such
24 request of fourteen (14) days is herein made in good faith as Defendant Ford's counsel
25 needs further time for such pleading as Defendant Ford's counsel has work commitments
26 and needs additional time to complete such Reply to Plaintiff's Response to Motion to

1 Dismiss.

2 It is hereby ordered and agreed that Defendant Ford has an additional fourteen
3 (14) days to Reply to Plaintiff's Response to Motion to Dismiss (Dkt. 33). Defendant
4 Ford's deadline to reply to Plaintiff's Response to Motion to Dismiss will be extended up
5 to and including June 13, 2017.

6 The foregoing request for extension of deadline is made in good faith and is not
7 made for the purpose of delay.
8

9 DATED this 24th day of May 2017.

10 LEWIS ROCA ROTHGERBER CHRISTIE LLP

11 By: /s/ John Bragonje

12 John Bragonje, Esq.

13 LEWIS ROCA ROTHBERGER CHRISTIE LLP

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19 Attorney for Plaintiff

GABROY LAW OFFICES

By: /s/Christian Gabroy

Christian Gabroy, Esq.

Jeff Scarborough, Esq.

The District at Green Valley Ranch

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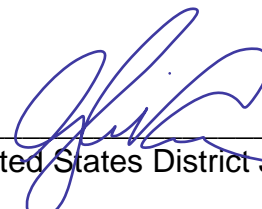
Suite 280

Henderson, NV 89012

christian@gabroy.com

Attorneys for Defendant Blair Ford

20 IT IS ORDERED.



21 _____
United States District Judge

22 Dated:

23 June 18, 2017
24 _____